



Joseph A. DiRuzzo, III, Esq., CPA  
954.615.1676  
jd@diruzzolaw.com

June 26, 2020

Via ECF

The Honorable Paul A. Engelmayer  
United States District Judge  
Southern District of New York  
United States Courthouse  
40 Foley Square  
New York, New York 10007

Re: *United States v. Teman*, case no. 1:19-cr-696

Dear Judge Engelmayer:

Pursuant to your “individual rules of practice in criminal cases,” this letter serves as the Defendant Ari Teman’s request for permission to participating in an overnight sleep study at his medical provider’s office (the contact information for Teman’s medical provider has already been given to Mr. Teman’s pretrial services officer, Mark Delesdernier). Additionally, Mr. Teman needs permission to leave his residence for an extended period of time (i.e. more than the few hours that Mr. Delesdernier can authorize) to obtain an MRI.

Counsel for the Government does not object to the Court providing Teman with his requested relief.

Kind Regards,

/s/ Joseph A. DiRuzzo, III

 Digitally signed by /s/ Joseph A. DiRuzzo, III  
Date: 2020.06.26 13:11:25 -04'00'

Joseph A. DiRuzzo, III

JAD/

cc: AUSA K. Bhatia, via ECF  
AUSA E. Imperatore, via ECF  
J. Gelfand, via ECF

**GRANTED.** The Clerk of Court is requested to terminate the motion at Dkt. No. 141.

SO ORDERED.

6/29/2020

  
PAUL A. ENGELMAYER  
United States District Judge